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09/679,391 10/03/2000 Daniel Bates 0007891-0002 6681 27160 7590 11/20/2003 EXAMINER PATENT ADMINSTRATOR BLACKMAN, ANTHONY J BLACKMAN, ANTHONY J KATTEN MUCHIN ZAVIS ROSENMAN ART UNIT PAPER NUMBER SUITE 1600 2676 2676		,				
27160 7590 11/20/2003 EXAMINER PATENT ADMINSTRATOR KATTEN MUCHIN ZAVIS ROSENMAN 525 WEST MONROE STREET SUITE 1600 CHICAGO, IL .60661-3693 EXAMINER BLACKMAN, ANTHONY J ART UNIT PAPER NUMBER 2676	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
PATENT ADMINSTRATOR KATTEN MUCHIN ZAVIS ROSENMAN 525 WEST MONROE STREET SUITE 1600 CHICAGO, IL .60661-3693 BLACKMAN, ANTHONY J ART UNIT PAPER NUMBER 2676	09/679,391	10/03/2000	Daniel Bates	0007891-0002	0007891-0002 6681	
KATTEN MUCHIN ZAVIS ROSENMAN 525 WEST MONROE STREET SUITE 1600 CHICAGO, IL .60661-3693 ART UNIT PAPER NUMBER 2676	27160 7	590 11/20/2003	EXAMINER			
525 WEST MONROE STREET SUITE 1600 CHICAGO, IL .60661-3693 ART UNIT PAPER NUMBER 2676			BLACKMAN,	BLACKMAN, ANTHONY J		
CHICAGO, IL .60661-3693			ART UNIT	PAPER NUMBER		
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	CHICAGO, IL	00001-3093		DATE MAILED: 11/20/200	3	

Please find below and/or attached an Office communication concerning this application or proceeding.

			Application No. Applicant(s)						
Office Action Summary		_ '	09/679,391		BATES ET AL.				
		E	Examiner		Art Unit				
			ANTHONY J		2676				
Period fo	The MAILING DATE of this commu or Reply	ınication appea	ars on the co	ver sheet with the c	orrespondence ac	ldress			
THE - Exte after - If the - If NC - Failu - Any I	ORTENED STATUTORY PERIOD MAILING DATE OF THIS COMMUI nsions of time may be available under the provision SIX (6) MONTHS from the mailing date of this core period for reply specified above is less than thirty a period for reply is specified above, the maximum ree to reply within the set or extended period for reply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	NICATION. ns of 37 CFR 1.136(and the numerication. (30) days, a reply with statutory period will aboly will, by statute, ca	a). In no event, h ithin the statutory apply and will ex use the applicati	however, may a reply be tim minimum of thirty (30) days pire SIX (6) MONTHS from on to become ABANDONEI	nely filed s will be considered time the mailing date of this o D (35 U.S.C. § 133).				
1)⊠	Responsive to communication(s) f	iled on <u>14 Octo</u>	ober 2003.						
2a)□	This action is FINAL .	2b)⊠ This ac	tion is non-f	inal.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposit	ion of Claims								
5)□ 6)⊠	 4) Claim(s) 31 and 32 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 31 and 32 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 								
Applicat	on Papers								
10) <u> </u>	The specification is objected to by the drawing(s) filed on is/ar Applicant may not request that any objected Replacement drawing sheet(s) including The oath or declaration is objected under 35 U.S.C. §§ 119 and 120	e: a) acceptive acception acceptance acception acceptance accepta	awing(s) be h n is required i	eld in abeyance. See f the drawing(s) is obj	e 37 CFR 1.85(a). jected to. See 37 C	` '			
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).									
a)l * \$ 13)□ A si 3 a 14)□ A	All b) Some * c) None of 1. Certified copies of the priorit 2. Certified copies of the priorit 3. Copies of the certified copie application from the Internat See the attached detailed Office act acknowledgment is made of a claim ince a specific reference was includ 7 CFR 1.78. 1) The translation of the foreign lacknowledgment is made of a claim eference was included in the first see	y documents he documents he sof the priority ional Bureau (lion for a list of for domestic pled in the first stanguage provision for domestic pled for domestic pled in the first stanguage provision for domestic please in the first stanguage please in the first stanguage provision for domestic please in the first stanguage please please please please please please please please please pleas	nave been re documents PCT Rule 1 the certified priority unde sentence of sional applic	eceived. eceived in Application has been received to the specification or cation has been received to the specification of the specification of the specification of the specification for the specification has been received to the specification of the specification of the specification has been received to the specification of the specification has been received to the specification of the specification has been received to the specification of the specification has been received to the specification of the specification has been received to the specification of the spec	on No ed in this National ed. e) (to a provisional in an Application eived. and/or 121 since	I application) Data Sheet. a specific			
Attachmen				_					
2) Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review nation Disclosure Statement(s) (PTO-1449)		5)	Interview Summary Notice of Informal P Other:					

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

55-64, 65-column 4, line 42);

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

- 2. Claims 31-32 are rejected under 35 U.S.C. 102(e) as being anticipated by RANGAN et al, US Patent no. 6,198,833.
- 3. As per claim 31, examiner interprets RANGAN et al to disclose in its entirety, " a method for automatically identifying an object in a plurality of video frames and associating the object with an event (column 4, lines 36-42, 66-column 5, line20, 39-51 and column 11, lines 30-42) comprising:

 determining the location in one of said video frames where an action by a pointing the location in one of said video frames where an action by a pointing device has occurred defining a selected location (column 2, line 66- column 3, line 54,

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determining a color value of said selected location (column 2, line 66- column 3, line 54, 55-64, 65-column 4, line 42); and automatically associating an event with said color value in said one video frame and

automatically associating events with said color value in succeeding video frames (column 2, line 66- column 3, line 54, 55-64, 65-column 4, line 42)".

4. As per claim 32, a system is disclosed rather than a method, as in the substantially similar recited features of claim 31, therefore, the references of claim 31 apply to claim 32.

Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. HUNKE, US Patent no. 5,912,980, as interpreted by examiner teaches prior art using a pointing device for initial location means (column 2, lines 29-40) and automatic association between color and location means without use of a pointing device (column 3, line 15-column 4, line 14).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to ANTHONY J BLACKMAN whose telephone number is 703-305-0833. The examiner can normally be reached on FLEX SCHEDULE.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, MATTHEW BELLA can be reached on 703-308-6829. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9314.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3900.

ANTHONY J BLACKMAN

Examiner Art Unit 2676

Marken (. Bella MATTHEW C. BELLA SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2600